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Attorney Docket No.: 4167-122CON

15735 U.S. PTO  
10/614641  
07/07/03

*Check box if applicable:*  
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## UTILITY PATENT APPLICATION TRANSMITTAL

*Submit an original and a duplicate for fee processing*  
(Only for new nonprovisional applications under 37 C.F.R. § 1.53(b))

Mail Stop Patent Application  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

**THIS APPLICATION IS A [X] CONTINUATION [] DIVISIONAL [] CONTINUATION-IN-PART OF U.S. PATENT APPLICATION SERIAL NO. 09/808,493 WHICH WAS FILED March 14, 2001.**

Transmitted herewith for filing is the utility patent application of:

Inventor(s): John A. DISPENZA, Dipak THAKAR

For: A Device And Method Of Forming A Unitary Electrically Shielded Panel

Enclosed are:

- Transmittal letter (**2x**) with Fee Computation Sheet
- General Authorization For Payment of Fees (**2x**)
- Copy of Title Page, Specification, Claims & Abstract from prior application (23 pages [total number of pages of application])
- Copy of Executed Declaration and Power of Attorney (4 p.) from prior application
- Copies of 4 sheets of drawings (Figs. 1 to 8) from prior application
- Check for \$ **750.00** for filing fee
- Copy of Assignment of the invention to **Lucent Technologies Inc.** from prior application
- Copy of Recordation Cover Sheet (PTO-1595) from prior application

- Preliminary Amendment
- Copy of Information Disclosure Statement from prior application
- Copies of PTO Form 1449 with copies (7 docs.) of cited references from prior application
- Return Receipt Postcard

Please charge my Deposit Account No. 03-2412 in the amount of \$. A duplicate copy of this sheet is enclosed.

The Commissioner is hereby authorized to charge payment of the following fees associated with this application or credit any overpayment to Deposit Acct. No. 03-2412.

- Any additional filing fees required under 37 CFR 1.16 not otherwise paid by check.
- Any patent appl. processing fees under 37 CFR 1.17
- The issue fee set in 37 CFR 1.18 at 3 months from mailing of the Notice of Allowance, pursuant to 37 CFR 1.311 (b) provided the fee has not already been paid by check.
- Any filing fees under 37 CFR 1.16 for presentation of extra claims.

**Incorporation By Reference** (useable if submitting copy of declaration from prior application -- for continuation/divisional applications only):

The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.

Amend the specification by inserting before the first line the sentence (entire genealogy should be set forth):

"This is a continuation of application Serial No. 09/808,493, filed March 14, 2001 which is a ."

Priority is claimed for this invention and application, corresponding applications having been filed in United States on April 20, 1998, No. 09/063,287, \_ on , No. , \_ on , No. , on , No. , \_ on , No. , \_ on , No. , respectively.

- a. Certified copies of the priority document(s) is (are) already of record in U.S. Application Serial No. 09/808,493, filed March 14, 2001, receipt of which has been acknowledged by the US PTO on in Paper No. .
  - b. The certified priority document(s) is (are) enclosed herewith for filing in this continuing application.
- [X] A Petition for Extension of Time in the parent application is enclosed so that the parent application will be pending as of the time this paper is filed.
- [X] The undersigned declares that the copy of the application papers (Specification, Claims, Abstract, Declaration and Power Of Attorney, and drawings and ) filed herewith are true copies of those originally filed in the U.S. Patent Office for Application Serial No. 09/808,493.
- [X] The undersigned declares that all statements made herein of his or her own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,  
COHEN, PONTANI, LIEBERMAN & PAVANE

By: \_\_\_\_\_

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Dated: July 7, 2003